Southern District of Texas Corpus Christi Division United States Courts Southern District of Texas FILED David Allen Haver Kamp JUL 1 5 2020 TACT# 702013 AKA Bobbie David J. Bradley, Clerk of Court Lee Haver Kamp Civil Action 2:17-CU-18 Burrow, Johnson, Barrus Wyrick, Beeson, Budgewader Keiser, - Acting Con the University Directors of Mental Health Services And Universal Regional or Senior Medical Author tres for the treatment plans and hormone therapy reladed to G.I.D. Defendants Motion to Dismiss Above Defendants under FRCP 17(a) / Legal Standing

United States District Court

To the Honorable Judge of said Court

Now Comes, Ms Bobbie

AKA the Plaintiff and seeks Dismissel

of Defendants Burrow, Johnson, Barrus,

wyrick, Beeson, Budgewater, Keiser from

the above Civil Action

Arquements

O Under the standard of Mutuelles Unies
v- Kroll/Liwstrom Says as proper ratification

pursueent to FRCD 17(a) required the ratifying

party to all Authorize continuation of the

Action; (2) agree to be bound by the /Awsuits

results

2) Your Honors, the Plantiff has made clept her objections to the legal standings of the above Desendants to Dismiss Civil Actions 2:17-CU-18 based on the Desendants cannot be sued on one as voluntary members of the Correctional Manage Health Care Committee and the Desendants accept no responsibilities to represents the Does on the present Civil Action.

clear the above Defendants could not provide relief and they didn't know who could.

1 957 FZd 707, 712 (9th Cir 1992)

of the Texas Attorney General a The Plaintiff sutisfieds the requirement of FRCP 176) for dismissal The Defendante denial of continuation of the action and they do not agree to be bound by the results of the lawsunt that ASKS for medical treatment Authorized non-invasive trentment, And SRS® 3 These reasons support the Plant 41's motion to dismiss the Above Defendants and require the Texas Attorney General to produce the correct John Jane Doe Defendants by Court Order duted Feb 24, 2017. John or Jame Doc Directors) of University of Texas Mental Health Services) Medical Branch at Austin, Texas Directors of University of TEXAS Medical Branch at Austein, TEXAS 1 957 Fed 707, 712 (9# Cir 1992) 2 SRS - Sex verseignent Surgery

3 cont.
Directors of Texas Regional Medical
Directors of Texas Regional Medical Services Branch of Texas
University of Texas Seniors Medical
University of Texas Seniors Medical Directors Servere Branch of Texas
Defendanto
@ The Plaintiff is making No make of
the Texas Attorney General than what was
The Plaintiff is asking NO more of the Texas Attorney General than what was expected in the Feb 24, 2017 Court orders.
7) The Planut of ASKS Low a Dismissal
of the Defendants, dismissal of Court Docker 158 with prejudice based of
Dooked 158 with prejudice based of
Pulo 1760)
8) The Plaint of respectfully ASKS for
Court order for the Texas Attoney Beneral
to produce the correct Detendants as
to produce the correct Defendants as
9) The Plantiff is pro-se, Asks for a liberal reading of their motion,
So Prays the Plant of
Ms Babbie
July 10, 2020
St.les Unt.

(4)

Certificution of Severe.
I, Ms Bobbie sacar on the penality of perjury these motion was drop in the prison mailbox July 13, 2020 foi mailing to the Clerk of the Courts to be:
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Somuel Weiss - Attorney at how
Samuel Weiss - Attorney at LAW 416 Flor de Ave NW 26152
10200 D Q 70001
Washington, D. C. 2000/
So secure fle Phinter
Ms Bobbe
July 13, 2020